Case 4:18-cv-03177 Document 9 Filed in TXSD on 11/02/18 Page 1 of 2

1	Deborah Jones	United Speak states Southern Filed Filed
2	12602 Arbor Garden Ln Houston, TX 77066	May 02 2018
3	Phone Number: Email: djones0656@gmail.com	David J. Bradley, Clerk of Court
4	DEBORAH JONES IN PRO SE	
5	UNITED STATES DISTRICT COURT	
6	SOUTHERN DISTRICT OF TEXAS (HARRIS)	
7	HOUSTON DIVISION	
8		
9	DEBORAH JONES	Civil No: 4:18-cv-03177
10	Plaintiff	
11		PLAINTIFF'S MOTION FOR DEFAULT JUDGMENT
12	vs.	·
13	\	
14	MONTEREY FINANCIAL SERVICES, INC., et	
15	al Defendant	
16		
17		•
18	TO THE HONORABLE JUDGE AND COURT CLERK OF RECORDS:	
19	COMES NOW Deborah Jones ("Plaintiff") in the styled number cause under Rule 4 of the	
20	Texas Rule of Civil Procedure and with Plaintiff's Motion for Default Judgment and for matters	
21	referenced she shows the court herewith,	
22		
23	(1) On September 10, 2018 the Court issued an Order Setting Conference. In that order	
24	Plaintiff and Defendant were instructed within 15 days of receiving this order, which	
25	Plaintiff didn't receive, but was able to view the case online, were instructed to file a lis	
26	of all entities that are financially interested in this litigation. Plaintiff filed her list withi	
27	the 15 days, however, the Defendant failed to file their list within the 15 days after	
28	receiving the order. Based on the fact Defendant failed to file their list, they are in	

PLAINTIFF'S MOTION FOR DEFAULT JUDGMENT

default of the order issued by this court. The court has jurisdiction to enter a default judgment against the named Defendant pursuant to Rule 591 of the Texas Rules of Civil Procedure.

(2) Plaintiff movants the court for an entry of a default judgment after no list was filed by the Defendant within the deadline.

WHEREFORE, Plaintiff prays the Court will enter an order for default judgement in favor of Plaintiff and award Plaintiff the relief sought in the amount of \$3,000.00 for the reasons stated in her Original Complaint.

Dated: October 31, 2018

Respectfully submitted

Deborah Jones/Pro Se 12602 Arbor Garden Ln Houston, TX 77066 djones0656@gmail.com

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the above and foregoing Motion has been sent via fax and email to Monterey Financial Services, Inc. on the 31st day of October, 2018.

Deberáh Jones/Pro Se

Malone Akerly Martin, PLLC
NCX Building, Suite 1850
8750 North Central Expressway
Dallas, Texas 75231
rmalone@mamlaw.com
(214) 346-2631 (fax)
ATTORNEY'S FOR DEFENDANT